PUTNEY, TWOMBLY, HALL & HIRSON LLP

ESTABLISHED 1866

Gounselors at Law

521 FIFTH AVENUE

NEW YORK, NEW YORK 10175

(212) 682-0020

TELEFAX: (212) 682-9380

PUTNEYLAW.GOM

October 9, 2009

IZO WOOD AVENUE SOUTH SUITE 600 ISELIN, NEW JERSEY 08830

(732) 632-2505 TELEFAX: (732) 632-2506

> 1205 FRANKLIN AVENUE GARDEN CITY, NY 11530 (516) 746-0070 TELEFAX: (516) 746-0599

2500 NORTH MILITARY TRAIL SUITE 200

BOCA RATON, FLORIDA 33431 (800) 935-8480

TELEFAX: (561) 613-4100

COUNSEL

CHARLES J. GROPPE ALEXANDER NEAVE DUSTAN T. SMITH

SPECIAL COUNSEL JUDITH M. BANDLER

Via ECF and

DANIEL F. MURPHY, JR.

MICHAEL T. McGRATH

JAMES E. McGRATH, III

THOMAS M. LAMBERTI

HARVEY I. SCHNEIDER

GEOFFREY H. WARD

MARK A. HERNANDEZ JAMES M. STRAUSS

E. PARKER NEAVE

PHILIP H. KALBAN

LANSING R. PALMER

JEROME P. COLEMAN

BARBARA M. MAISTO

SEAN H. CLOSE

ANDREA HYDE

MARY ELLEN DONNELLY

JOSEPH B. CARTAFALSA

STEPHEN J. MACRI

CHRISTOPHER M. HOULIHAN

THOMAS A. MARTIN

WILLIAM M. POLLAK

FACSIMILE (212) 805-7917

Hon. Robert P. Patterson, Jr. U.S. District Judge Southern District of New York 500 Pearl Street, Room 2550 New York, New York 10007

> BC Media Funding Company II v. Frank Lazauskas, Re:

> > Michael L. Metter, Leonard F. Moscati and B. Michael Pisani

SDNY 08-CV-06228 (RPP)

Dear Judge Patterson:

This firm represents BC Media Funding Company II ("BC Media") in the abovereferenced matter with respect to its post judgment collection efforts. This Court issued judgments in favor of BC Media on October 31, 2008, and April 1, 2009. Currently pending before the Court is BC Media's motion for an Order requiring Defendants Moscati, Metter, and Lazauskas to liquidate certain securities and turn over the proceeds to BC Media (the "Turnover Motion").

I have previously communicated to the Court that this matter had been settled, that a schedule of settlement payments had been established, and that if those payments were made in a timely fashion the pending motion would be withdrawn. Unfortunately, the final payment has not materialized, and I am compelled to request that the Court reinstate the motion for decision and order.

Respectfully submitted,

Matthew M. Riordan

MMR/di

cc:

Scott D. Rosen, Esq. (via ECF and facsimile 860-727-0361)

Craig Hilliard, Esq. (via ECF and facsimile 609-896-0629)

Marc D. Miceli, Esq. (via facsimile 973-994-1744)